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**IN THE UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

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UNITED STATES OF AMERICA,

14  
Plaintiff,

15  
v.

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NATIVIDAD GUADALUPE  
GARCIA,

17  
Defendant.

18  
Case No. 25-MJ-1342  
ORDER OF DETENTION  
[Fed. R. Crim. P. 32.1(a)(6);  
18 U.S.C. §§ 3143(a)(1), 3148(b)]

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I.

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On March 11, 2025, Defendant Natividad Guadalupe Garcia made her initial  
23 appearance in this district following her arrest on the petition for warrant to revoke  
24 supervised release and warrant for arrest issued in the Southern District of  
25 California on January 31, 2025. Deputy Federal Public Defender Jake Crammer  
26 was appointed to represent Defendant. The government was represented by  
27 Assistant U.S. Attorney Yervent Hagopian. Defendant submitted on the

1 recommendation of detention in the report prepared by U.S. Probation and Pretrial  
2 Services.

3 II.

4 Pursuant to Federal Rule of Criminal Procedure 32.1(a)(6) and 18 U.S.C. §  
5 3143(a) following Defendant's arrest for alleged violation(s) of the terms of  
6 Defendant's  probation /  supervised release,

7 The Court finds that :

8 A.  Defendant has not carried her burden of establishing by clear  
9 and convincing evidence that Defendant will appear for further proceedings as  
10 required if released [18 U.S.C. § 3142(b-c)]. This finding is based on:

11  allegations in the petition: (1) On November 19, 2024, Defendant  
12 submitted a urine sample which tested positive for  
13 amphetamine/methamphetamine; (2) . On November 19, 2024,  
14 Defendant submitted a urine sample which tested positive for marijuana  
15 metabolite; (3) On November 26, 2024, Defendant failed to report, as  
16 directed, to her probation officer; and (4) On November 27, 2024,  
17 Defendant changed her residence without notifying her probation officer,  
18 and her whereabouts are unknown.

19  Defendant does not have stable housing, employment or bail resources  
20 and has a history of substance abuse.

21  unverified background information

22 B.  Defendant has not carried his burden of establishing by clear  
23 and convincing evidence that Defendant will not endanger the safety of any  
24 other person or the community if released [18 U.S.C. § 3142(b-c)]. This  
25 finding is based on:

26  criminal history and history of substance abuse

27  allegations in the petition (see above)

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2 III.  
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5 IT IS THEREFORE ORDERED that the defendant is remanded to the custody  
6 of the U.S. Marshal to be removed to the Southern District of California.  
78 The Court directs government counsel to follow up with government counsel  
9 in the charging district regarding Defendant's next scheduled date, and provide this  
10 information to DFPD Crammer in order to monitor the status of Defendant's  
11 transportation to, and arrival in, the charging district for her next appearance.12  
13 The defendant will be committed to the custody of the Attorney General for  
14 confinement in a corrections facility separate, to the extent practicable, from persons  
15 awaiting or serving sentences or being held in custody pending appeal. The  
16 defendant will be afforded reasonable opportunity for private consultation with  
17 counsel. On order of a Court of the United States or on request of any attorney for  
18 the Government, the person in charge of the corrections facility in which defendant  
19 is confined will deliver the defendant to a United States Marshal for the purpose of  
20 an appearance in connection with a court proceeding. [18 U.S.C. § 3142(i)]  
21  
2223 Dated: March 11, 2025  
2425  
26 /s/  
27  
28 ALKA SAGAR  
UNITED STATES MAGISTRATE JUDGE